UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS WESTERN DIVISION

	RICS	10			
 	49	i.	11:	İ	:

		12 00-
VINCENT GILLESPIE,		H.S. DISTRICT HISTRICT OF
AND DOES 1-100,)	
Plaintiff)	
)	
VS.)	CASE NO. 3:03-cv-30196-MAP
)	
ELI LILLY AND COMPANY,)	
Defendant.)	
	_)	

MOTION FOR DISMISSAL WITHOUT PREJUDICE

Plaintiff Vincent Gillespie hereby moves for a dismissal without prejudice of the above entitled legal action.

Plaintiff in Pro Per

P. O. Box 741

Northampton, MA 01061

413-527-5728 (this is a new phone number)

CERTIFICATE OF SERVICE

I hereby certify that on this 28th day of June, 2004, a true and correct copy of plaintiff Vincent Gillespie's **MOTION FOR DISMISSAL WITHOUT PREJUDICE** was mailed via first class mail, postage prepaid thereon, to John Kuckelman, attorney for the defendant at the following address:

John Kuckelman, Shook, Hardy & Bacon, L.L.P. 2555 Grand Blvd. Kansas City, Missouri 64108-2613

INCENT GILLESPIE

Plaintiff, appearing in pro per